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IN THE SENATE OF THE UNITED STATES

Mr.	SMITH	of .	New	Hampshire	e (for	himself,)	introduced	the	following
	bill; wh	nich '	was 1	read twice a	and re	eferred to	the Co	mmittee on		

A BILL

To authorize a comprehensive Everglades restoration plan.

1	Be it enacted by the Senate and House of Representa-
2	$tives\ of\ the\ United\ States\ of\ America\ in\ Congress\ assembled,$
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "".
5	SEC. 2. COMPREHENSIVE EVERGLADES RESTORATION
6	PLAN.
7	(a) Definitions.—In this section:
8	(1) Central and southern florida
9	PROJECT.—
10	(A) IN GENERAL.—The term "Central and
11	Southern Florida Project" means the project

1	for Central and Southern Florida authorized
2	under the heading "CENTRAL AND SOUTHERN
3	FLORIDA" in section 203 of the Flood Control
4	Act of 1948 (62 Stat. 1176).
5	(B) Inclusion.—The term "Central and
6	Southern Florida Project" includes any modi-
7	fication to the project authorized by this Act or
8	any other provision of law.
9	(2) GOVERNOR.—The term "Governor" means
10	the Governor of the State.
11	(3) Natural System.—
12	(A) IN GENERAL.—The term "natural sys-
13	tem" means all land and water managed by the
14	Federal Government or the State within the
15	South Florida ecosystem.
16	(B) Inclusions.—The term "natural sys-
17	tem" includes—
18	(i) water conservation areas;
19	(ii) sovereign submerged land;
20	(iii) Everglades National Park;
21	(iv) Biscayne National Park;
22	(v) Big Cypress National Preserve;
23	(vi) other Federal or State (including
24	a political subdivision of a State) land that

1	is designated and managed for conserva-
2	tion purposes; and
3	(vii) any tribal land that is designated
4	and managed for conservation purposes, as
5	approved by the tribe.
6	(4) Plan.—The term "Plan" means the Com-
7	prehensive Everglades Restoration Plan contained in
8	the "Final Integrated Feasibility Report and Pro-
9	grammatic Environmental Impact Statement", dated
10	April 1, 1999, as modified by this Act.
11	(5) South florida ecosystem.—
12	(A) IN GENERAL.—The term "South Flor-
13	ida ecosystem" means the area consisting of the
14	land and water within the boundary of the
15	South Florida Water Management District in
16	effect on July 1, 1999.
17	(B) Inclusions.—The term "South Flor-
18	ida ecosystem' includes—
19	(i) the Everglades;
20	(ii) the Florida Keys; and
21	(iii) the contiguous near-shore coastal
22	water of South Florida.
23	(6) State.—The term "State" means the State
24	of Florida

1	(b)	COMPREHENSIVE EVERGLADES RESTORATION
2	Plan.—	
3		(1) Approval.—
4		(A) In general.—Except as modified by
5		this Act, the Plan is approved as a framework
6		for modifications and operational changes to
7		the Central and Southern Florida Project that
8		are needed to—
9		(i) restore, preserve and protect the
10		South Florida ecosystem;
11		(ii) provide for the protection of water
12		quality in, and the reduction of the loss of
13		fresh water from, the Everglades; and
14		(iii) provide for the water-related
15		needs of the region, including—
16		(I) flood control;
17		(II) the enhancement of water
18		supplies; and
19		(III) other objectives served by
20		the Central and Southern Florida
21		Project.
22		(B) Integration.—In carrying out the
23		Plan, the Secretary shall integrate the activities
24		described in subparagraph (A) with ongoing
25		Federal and State projects and activities in ac-

1	cordance with section 528(c) of the Water Re-
2	sources Development Act of 1996 (110 Stat.
3	3769).
4	(2) Specific authorizations.—
5	(A) In general.—
6	(i) Projects.—The Secretary shall
7	carry out the projects included in the Plan
8	in accordance with subparagraphs (B),
9	(C), (D) and (E).
10	(ii) Considerations.—In carrying
11	out activities described in the Plan, the
12	Secretary shall—
13	(I) take into account the protec-
14	tion of water quality by considering
15	applicable State water quality stand-
16	ards; and
17	(II) include such features as the
18	Secretary determines are necessary to
19	ensure that all ground water and sur-
20	face water discharges from any
21	project feature authorized by this sub-
22	section will meet all applicable water
23	quality standards and applicable water
24	quality permitting requirements.

1	(iii) Review and comment.—In de-
2	veloping the projects authorized under sub-
3	paragraph (B), the Secretary shall provide
4	for public review and comment in accord-
5	ance with applicable Federal law.
6	(B) Pilot projects.—The following pilot
7	projects are authorized for implementation,
8	after review and approval by the Secretary, sub-
9	ject to the conditions in subparagraph (D), at
10	a total cost of \$69,000,000, with an estimated
11	Federal cost of \$34,500,000 and an estimated
12	non-Federal cost of \$34,500,000:
13	(i) Caloosahatchee River (C-43)
14	Basin ASR, at a total cost of \$6,000,000,
15	with an estimated Federal cost of
16	\$3,000,000 and an estimated non-Federal
17	cost of \$3,000,000.
18	(ii) Lake Belt In-Ground Reservoir
19	Technology, at a total cost of \$23,000,000,
20	with an estimated Federal cost of
21	\$11,500,000 and an estimated non-Federal
22	cost of \$11,500,000.
23	(iii) L-31N Seepage Management, at
24	a total cost of \$10,000,000, with an esti-

1	mated Federal cost of \$5,000,000 and an
2	estimated non-Federal cost of \$5,000,000.
3	(iv) Wastewater Reuse Technology, at
4	a total cost of \$30,000,000, with an esti-
5	mated Federal cost of \$15,000,000 and an
6	estimated non-Federal cost of
7	\$15,000,000.
8	(C) Initial projects.—The following
9	projects are authorized for implementation,
10	after review and approval by the Secretary, sub-
11	ject to the conditions stated in subparagraph
12	(D), at a total cost of \$1,100,918,000, with an
13	estimated Federal cost of \$550,459,000 and an
14	estimated non-Federal cost of \$550,459,000:
15	(i) C-44 Basin Storage Reservoir, at
16	a total cost of \$112,562,000, with an esti-
17	mated Federal cost of \$56,281,000 and an
18	estimated non-Federal cost of
19	\$56,281,000.
20	(ii) Everglades Agricultural Area
21	Storage Reservoirs-Phase I, at a total cost
22	of \$233,408,000, with an estimated Fed-
23	eral cost of \$116,704,000 and an esti-
24	mated non-Federal cost of \$116,704,000.

1	(iii) Site 1 Impoundment, at a total
2	cost of \$38,535,000, with an estimated
3	Federal cost of \$19,267,500 and an esti-
4	mated non-Federal cost of \$19,267,500.
5	(iv) Water Conservation Areas 3A/3B
6	Levee Seepage Management, at a total cost
7	of \$100,335,000, with an estimated Fed-
8	eral cost of \$50,167,500 and an estimated
9	non-Federal cost of $$50,167,500$.
10	(v) C–11 Impoundment and
11	Stormwater Treatment Area, at a total
12	cost of \$124,837,000, with an estimated
13	Federal cost of \$62,418,500 and an esti-
14	mated non-Federal cost of \$62,418,500.
15	(vi) C-9 Impoundment and
16	Stormwater Treatment Area, at a total
17	cost of \$89,146,000, with an estimated
18	Federal cost of \$44,573,000 and an esti-
19	mated non-Federal cost of \$44,573,000.
20	(vii) Taylor Creek/Nubbin Slough
21	Storage and Treatment Area, at a total
22	cost of \$104,027,000, with an estimated
23	Federal cost of \$52,013,500 and an esti-
24	mated non-Federal cost of \$52,013,500.

1	(viii) Raise and Bridge East Portion
2	of Tamiami Trail and Fill Miami Canal
3	within Water Conservation Area 3, at a
4	total cost of \$26,946,000, with an esti-
5	mated Federal cost of \$13,473,000 and an
6	estimated non-Federal cost of
7	\$13,473,000.
8	(ix) North New River Improvements,
9	at a total cost of \$77,087,000, with an es-
10	timated Federal cost of \$38,543,500 and
11	an estimated non-Federal cost of
12	\$38,543,500.
13	(x) C–111 Spreader Canal, at a total
14	cost of \$94,035,000, with an estimated
15	Federal cost of \$47,017,500 and an esti-
16	mated non-Federal cost of \$47,017,500.
17	(xi) Adaptive Assessment and Moni-
18	toring Program, at a total cost of
19	\$100,000,000, with an estimated Federal
20	cost of \$50,000,000 and an estimated non-
21	Federal cost of \$50,000,000.
22	(D) Conditions.—
23	(i) Project implementation re-
24	PORTS.—Before implementation of a
25	project described in any of clauses (i)

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1	through (x) of subparagraph (C), the Sec-
2	retary shall review and approve for the
3	project a project implementation report
4	prepared in accordance with subsections (f)
5	and (h).
6	(ii) Submission of Report.—The
7	Secretary shall submit to the Committee
8	on Transportation and Infrastructure of
9	the House of Representatives and the
10	Committee on Environment and Public
11	Works of the Senate the project implemen-
12	tation report required by subsections (f)
13	and (h) for each project under this para-
14	graph (including all relevant data and in-
15	formation on all costs).
16	(iii) Funding contingent on ap-
17	PROVAL.—No appropriation shall be made
18	to construct any project under this para-
19	graph if the project implementation report
20	for the project has not been approved by
21	resolutions adopted by the Committee on
22	Transportation and Infrastructure of the
23	House of Representatives and the Com-
24	mittee on Environment and Public Works
25	of the Senate.

1	(iv) Modified water delivery.—
2	No appropriation shall be made to con-
3	struct the Water Conservation Area 3
4	Decompartmentalization and Sheetflow
5	Enhancement Project or the Central
6	Lakebelt Storage Project until the comple-
7	tion of the project to improve water deliv-
8	eries to Everglades National Park author-
9	ized by section 104 of the Everglades Na-
10	tional Park Protection and Expansion Act
11	of 1989 (16 U.S.C 410r-8).
12	(E) MAXIMUM COST OF PROJECTS.—Sec-
13	tion 902 of the Water Resources Development
14	Act of 1986 (33 U.S.C. 2280) shall apply to
15	each project feature authorized under this sub-
16	section.
17	(c) Additional Program Authority.—
18	(1) In general.—To expedite implementation
19	of the Plan, the Secretary may implement modifica-
20	tions to the Central and Southern Florida Project
21	that—
22	(A) are described in the Plan; and
23	(B) will produce a substantial benefit to
24	the restoration, preservation and protection of
25	the South Florida ecosystem.

1	(2) Project implementation reports.—Be-
2	fore implementation of any project feature author-
3	ized under this subsection, the Secretary shall review
4	and approve for the project feature a project imple-
5	mentation report prepared in accordance with sub-
6	sections (f) and (h).
7	(3) Funding.—
8	(A) Individual project funding.—
9	(i) Federal cost.—The total Fed-
10	eral cost of each project carried out under
11	this subsection shall not exceed
12	\$12,500,000.
13	(ii) Overall cost.—The total cost of
14	each project carried out under this sub-
15	section shall not exceed \$25,000,000.
16	(B) AGGREGATE FEDERAL COST.—The
17	total Federal cost of all projects carried out
18	under this subsection shall not exceed
19	\$206,000,000
20	(d) Authorization of Future Projects.—
21	(1) In general.—Except for a project author-
22	ized by subsection (b) or (c), any project included in
23	the Plan shall require a specific authorization by
24	Congress.

1	(2) Submission of Report.—Before seeking
2	congressional authorization for a project under para-
3	graph (1), the Secretary shall submit to Congress—
4	(A) a description of the project; and
5	(B) a project implementation report for
6	the project prepared in accordance with sub-
7	sections (f) and (h).
8	(e) Cost Sharing.—
9	(1) Federal share.—The Federal share of
10	the cost of carrying out a project authorized by sub-
11	section (b), (c), or (d) shall be 50 percent.
12	(2) Non-federal responsibilities.—The
13	non-Federal sponsor with respect to a project de-
14	scribed in subsection (b), (c), or (d), shall be—
15	(A) responsible for all land, easements,
16	rights-of-way, and relocations necessary to im-
17	plement the Plan; and
18	(B) afforded credit toward the non-Federal
19	share of the cost of carrying out the project in
20	accordance with paragraph (5)(A).
21	(3) Federal assistance.—
22	(A) IN GENERAL.—The non-Federal spon-
23	sor with respect to a project authorized by sub-
24	section (b), (c), or (d) may use Federal funds
25	for the purchase of any land, easement, rights-

1	of-way, or relocation that is necessary to carry
2	out the project if any funds so used are credited
3	toward the Federal share of the cost of the
4	project.
5	(B) AGRICULTURE FUNDS.—Funds pro-
6	vided to the non-Federal sponsor under any
7	programs such as the Conservation Restoration
8	and Enhancement Program (CREP) and the
9	Wetlands Reserve Program (WRP) for projects
10	in the Plan shall be credited toward the non-
11	Federal share of the cost of the Plan if the Sec-
12	retary of Agriculture certifies that the funds
13	provided may be used for that purpose.
14	(4) OPERATION AND MAINTENANCE.—Notwith-
15	standing section 528(e)(3) of the Water Resources
16	Development Act of 1996 (110 Stat. 3770), the non-
17	Federal sponsor shall be responsible for 50 percent
18	of the cost of operation, maintenance, repair, re-
19	placement, and rehabilitation activities authorized
20	under this section.
21	(5) Credit.—
22	(A) In General.—Notwithstanding sec-
23	tion 528(e)(4) of the Water Resources Develop-
24	ment Act of 1996 (110 Stat. 3770), and re-
25	gardless of the date of acquisition, the value of

1	lands or interests in lands and incidental costs
2	for land acquired by a non-Federal sponsor in
3	accordance with a project implementation re-
4	port for any project included in the Plan and
5	authorized by Congress shall be—
6	(i) included in the total cost of the
7	project; and
8	(ii) credited toward the non-Federal
9	share of the cost of the project.
10	(B) Work.—The Secretary may provide
11	credit, including in-kind credit, toward the non-
12	Federal share for the reasonable cost of any
13	work performed in connection with a study,
14	preconstruction engineering and design, or con-
15	struction that is necessary for the implementa-
16	tion of the Plan, if—
17	(i)(I) the credit is provided for work
18	completed during the period of design, as
19	defined in a design agreement between the
20	Secretary and the non-Federal sponsor; or
21	(II) the credit is provided for work
22	completed during the period of construc-
23	tion, as defined in a project cooperation
24	agreement for an authorized project be-

1	tween the Secretary and the non-Federal
2	sponsor;
3	(ii) the design agreement or the
4	project cooperation agreement prescribes
5	the terms and conditions of the credit; and
6	(iii) the Secretary determines that the
7	work performed by the non-Federal spon-
8	sor is integral to the project.
9	(C) Treatment of credit between
10	PROJECTS.—Any credit provided under this
11	paragraph may be carried over between author-
12	ized projects in accordance with subparagraph
13	(D).
14	(D) Periodic monitoring.—
15	(i) IN GENERAL.—To ensure that the
16	contributions of the non-Federal sponsor
17	equal 50 percent proportionate share for
18	projects in the Plan, during each 5-year
19	period, beginning with commencement of
20	design of the Plan, the Secretary shall, for
21	each project—
22	(I) monitor the non-Federal pro-
23	vision of cash, in-kind services, and

1	(II) manage, to the maximum ex-
2	tent practicable, the requirement of
3	the non-Federal sponsor to provide
4	cash, in-kind services, and land.
5	(ii) Other monitoring.—The Sec-
6	retary shall conduct monitoring under
7	clause (i) separately for—
8	(I) the preconstruction engineer-
9	ing and design phase; and
10	(II) the construction phase.
11	(E) Audits.—Credit for land (including
12	land value and incidental costs) or work pro-
13	vided under this subsection shall be subject to
14	audit by the Secretary.
15	(f) Evaluation of Projects.—
16	(1) In general.—Before implementation of a
17	project authorized by subsection (c) or (d) or any of
18	clauses (i) through (x) of subsection (b)(2)(C), the
19	Secretary, in cooperation with the non-Federal spon-
20	sor, shall, after notice and opportunity for public
21	comment and in accordance with subsection (h),
22	complete a project implementation report for the
23	project.
24	(2) Project Justification.—

1	(A) In General.—Notwithstanding sec-
2	tion 209 of the Flood Control Act of 1970 (42
3	U.S.C. 1962–2) or any other provision of law,
4	in carrying out any activity authorized under
5	this section or any other provision of law to re-
6	store, preserve, or protect the South Florida
7	ecosystem, the Secretary may determine that—
8	(i) the activity is justified by the envi-
9	ronmental benefits derived by the South
10	Florida ecosystem; and
11	(ii) no further economic justification
12	for the activity is required, if the Secretary
13	determines that the activity is cost-effec-
14	tive.
15	(B) Applicability.—Subparagraph (A)
16	shall not apply to any separable element in-
17	tended to produce benefits that are predomi-
18	nantly unrelated to the restoration, preserva-
19	tion, and protection of the natural system.
20	(g) Exclusions and Limitations.—The following
21	Plan components are not approved for implementation:
22	(1) Water included in the plan.—
23	(A) In general.—Any project that is de-
24	signed to implement the capture and use of the
25	approximately 245,000 acre-feet of water de-

1	scribed in section 7.7.2 of the Plan shall not be
2	implemented until such time as—
3	(i) the project-specific feasibility study
4	described in subparagraph (B) on the need
5	for and physical delivery of the approxi-
6	mately 245,000 acre-feet of water, con-
7	ducted by the Secretary, in cooperation
8	with the non-Federal sponsor, is com-
9	pleted;
10	(ii) the project is favorably rec-
11	ommended in a final report of the Chief of
12	Engineers; and
13	(iii) the project is authorized by Act
14	of Congress.
15	(B) Project-specific feasibility
16	STUDY.—The project-specific feasibility study
17	referred to in subparagraph (A) shall include—
18	(i) a comprehensive analysis of the
19	structural facilities proposed to deliver the
20	approximately 245,000 acre-feet of water
21	to the natural system;
22	(ii) an assessment of the requirements
23	to divert and treat the water;
24	(iii) an assessment of delivery alter-
25	natives;

1	(iv) an assessment of the feasibility of
2	delivering the water downstream while
3	maintaining current levels of flood protec-
4	tion to affected property; and
5	(v) any other assessments that are de-
6	termined by the Secretary to be necessary
7	to complete the study.
8	(2) Wastewater treatment.—
9	(A) In General.—On completion and
10	evaluation of the wastewater treatment pilot
11	project described in subsection (b)(2)(B)(iv),
12	the Secretary, in an appropriately timed 5-year
13	report, shall describe the results of the evalua-
14	tion of advanced wastewater treatment in meet-
15	ing, in a cost effective manner, the require-
16	ments of restoration of the natural system.
17	(B) Submission.—The Secretary shall
18	submit to Congress the report described in sub-
19	paragraph (A) before congressional authoriza-
20	tion for advanced wastewater treatment is
21	sought.
22	(3) Projects approved with limitations.—
23	The following projects in the Plan are approved for
24	implementation with limitations:

1	(A) LOXAHATCHEE NATIONAL WILDLIFE
2	REFUGE.—The Federal share for land acquisi-
3	tion in the project to enhance existing wetland
4	systems along the Loxahatchee National Wild-
5	life Refuge, including the Stazzulla tract,
6	should be funded through the budget of the De-
7	partment of the Interior.
8	(B) Southern corkscrew regional
9	ECOSYSTEM.—The Southern Corkscrew regional
10	ecosystem watershed addition should be accom-
11	plished outside the scope of the Plan.
12	(h) Assurance of Project Benefits.—
13	(1) In general.—The overarching objective of
14	the Plan is the restoration, preservation, and protec-
15	tion of the South Florida Ecosystem while providing
16	for other water-related needs of the region, including
17	water supply and flood protection. The Plan shall be
18	implemented to ensure the protection of water qual-
19	ity in, the reduction of the loss of fresh water from,
20	the improvement of the environment of the South
21	Florida Ecosystem and to achieve and maintain the
22	benefits to the natural system and human environ-
23	ment described in the Plan, and required pursuant
24	to this Act, for as long as the project is authorized.
25	(2) AGREEMENT.—

1	(A) In general.—No appropriation shall
2	be made for the construction of a project con-
3	tained in the Plan until the President and the
4	Governor enter into a binding agreement under
5	which the State, shall ensure, by regulation or
6	other appropriate means, that water made
7	available under the Plan for the restoration of
8	the natural system is available as specified in
9	the Plan.
10	(B) Enforcement.—
11	(i) In general.—Any person or enti-
12	ty that is aggrieved by a failure of the
13	President or the Governor to comply with
14	any provision of the agreement entered
15	into under subparagraph (A) may bring a
16	civil action in United States district court
17	for an injunction directing the President or
18	the Governor, as the case may be, to com-
19	ply with the agreement, or for other appro-
20	priate relief.
21	(ii) Limitations on commencement
22	OF CIVIL ACTION.—No civil action may be
23	commenced under clause (i)—
24	(I) before the date that is 60
25	days after the Secretary receives writ-

1	ten notice of a failure to comply with
2	the agreement; or
3	(II) if the United States has
4	commenced and is diligently pros-
5	ecuting an action in a court of the
6	United States or a State to redress a
7	failure to comply with the agreement.
8	(3) Programmatic regulations.—
9	(A) Issuance.—Not later than 2 years
10	after the date of enactment of this Act, the Sec-
11	retary shall, after notice and opportunity for
12	public comment—
13	(i) with the concurrence of—
14	(I) the Governor; and
15	(II) the Secretary of the Interior;
16	and
17	(ii) in consultation with—
18	(I) the Seminole Tribe of Flor-
19	ida;
20	(II) the Miccosukee Tribe of In-
21	dians of Florida;
22	(III) the Administrator of the
23	Environmental Protection Agency;
24	(IV) the Secretary of Commerce;
25	and

1	(V) other Federal, State, and
2	local agencies;
3	promulgate programmatic regulations to ensure
4	that the goals and purposes of the Plan are
5	achieved.
6	(B) Content of regulations.—Pro-
7	grammatic regulations promulgated under this
8	paragraph shall establish a process to—
9	(i) provide guidance for the develop-
10	ment of project implementation reports,
11	project cooperation agreements, and oper-
12	ating manuals that ensure that the goals
13	and objectives of the Plan are achieved;
14	(ii) ensure that new information re-
15	sulting from changed or unforeseen cir-
16	cumstances, new scientific or technical in-
17	formation or information that is developed
18	through the principles of adaptive manage-
19	ment contained in the Plan, or future au-
20	thorized changes to the Plan are integrated
21	into the implementation of the Plan;
22	(iii) ensure the protection of the nat-
23	ural system consistent with the goals and
24	purposes of the Plan; and

1	(iv) include a mechanism for dispute
2	resolution to resolve any conflicts between
3	the Secretary and the non-Federal sponsor
4	
5	(C) Schedule and transition rule.—
6	(i) In general.—All project imple-
7	mentation reports approved before the date
8	of promulgation of the programmatic regu-
9	lations shall be consistent with the Plan.
10	(ii) Preamble.—The preamble of the
11	programmatic regulations shall include a
12	statement concerning the consistency with
13	the programmatic regulations of any
14	project implementation reports that were
15	approved before the date of promulgation
16	of the regulations.
17	(D) REVIEW OF PROGRAMMATIC REGULA-
18	TIONS.—Whenever necessary to attain Plan
19	goals and purposes, but not less often than
20	every 5 years, the Secretary, in accordance with
21	subparagraph (A), shall review the pro-
22	grammatic regulations promulgated under this
23	paragraph.
24	(4) Project-specific assurances.—

1	(A) Project implementation re-
2	PORTS.—
3	(i) In General.—The Secretary and
4	the non-Federal sponsor shall develop
5	project implementation reports in accord-
6	ance with section 10.3.1 of the Plan.
7	(ii) Coordination.—In developing a
8	project implementation report, the Sec-
9	retary and the non-Federal sponsor shall
10	coordinate with appropriate Federal, State,
11	tribal, and local governments.
12	(iii) Requirements.—A project im-
13	plementation report shall—
14	(I) be consistent with the Plan
15	and the programmatic regulations
16	promulgated under paragraph (3);
17	(II) describe how each of the re-
18	quirements stated in paragraph
19	(3)(B) is satisfied;
20	(III) comply with the National
21	Environmental Policy Act of 1969 (42
22	U.S.C. 4321 et seq.);
23	(IV) identify the appropriate
24	quantity, timing, and distribution of

1	water dedicated and managed for the
2	natural system;
3	(V) identify the amount of water
4	to be reserved or allocated for the nat-
5	ural system necessary to implement,
6	under State law, subclauses (IV) and
7	(VI);
8	(VI) comply with applicable
9	water quality standards and applicable
10	water quality permitting requirements
11	under subsection (b)(2)(A)(ii);
12	(VII) be based on the best avail-
13	able science; and
14	(VIII) include an analysis con-
15	cerning the cost-effectiveness and en-
16	gineering feasibility of the project.
17	(B) Project cooperation agree-
18	MENTS.—
19	(i) IN GENERAL.—The Secretary and
20	the non-Federal sponsor shall execute
21	project cooperation agreements in accord-
22	ance with section 10 of the Plan.
23	(ii) Condition.—The Secretary shall
24	not execute a project cooperation agree-
25	ment until any reservation or allocation of

1	water for the natural system identified in
2	the project implementation report is exe-
3	cuted under State law.
4	(C) OPERATING MANUALS.—
5	(i) IN GENERAL.—The Secretary and
6	the non-Federal sponsor shall develop and
7	issue, for each project or group of projects,
8	an operating manual that is consistent
9	with the water reservation or allocation for
10	the natural system described in the project
11	implementation report and the project co-
12	operation agreement for the project or
13	group of projects.
14	(ii) Modifications.—Any significant
15	modification by the Secretary and the non-
16	Federal sponsor to an operating manual
17	after the operating manual is issued shall
18	only be carried out subject to notice and
19	opportunity for public comment.
20	(5) Savings clause.—
21	(A) Existing water users.—The Sec-
22	retary shall ensure that the implementation of
23	the Plan, including physical or operational
24	modifications to the Central and Southern Flor-
25	ida Project, does not cause significant adverse

1	impact on existing legal water users,
2	including—
3	(i) water legally allocated or provided
4	through entitlements to the Seminole Tribe
5	of Florida under section 7 of the Seminole
6	Indian Land Claims Settlement Act of
7	1987 (25 U.S.C. 1772e);
8	(ii) the Miccosukee Tribe of Indians
9	of Florida;
10	(iii) annual water deliveries to Ever-
11	glades National Park;
12	(iv) water for the preservation of fish
13	and wildlife in the natural system; and
14	(v) any other legal user, as provided
15	under Federal or State law in existence on
16	the date of enactment of this Act.
17	(B) No elimination.—Until a new source
18	of water supply of comparable quantity and
19	quality is available to replace the water to be
20	lost as a result of implementation of the Plan,
21	the Secretary shall not eliminate existing legal
22	sources of water, including those for—
23	(i) an agricultural or urban water
24	supply;

1	(ii) allocation or entitlement to the
2	Seminole Indian Tribe of Florida under
3	section 7 of the Seminole Indian Land
4	Claims Settlement Act of 1987 (25 U.S.C.
5	1772e);
6	(iii) the Miccosukee Tribe of Indians
7	of Florida;
8	(iv) Everglades National Park; or
9	(v) the preservation of fish and wild-
10	life.
11	(C) Maintenance of flood protec-
12	TION.—The Secretary shall maintain authorized
13	levels of flood protection in existence on the
14	date of enactment of this Act, in accordance
15	with current law.
16	(D) NO EFFECT ON STATE LAW.—Nothing
17	in this Act prevents the State from allocating or
18	reserving water, as provided under State law, to
19	the extent consistent with this Act.
20	(E) NO EFFECT ON TRIBAL COMPACT.—
21	Nothing in this Act amends, alters, prevents, or
22	otherwise abrogates rights of the Seminole In-
23	dian Tribe of Florida under the compact among
24	the Seminole Tribe of Florida, the State, and
25	the South Florida Water Management District,

1	defining the scope and use of water rights of
2	the Seminole Tribe of Florida, as codified by
3	section 7 of the Seminole Indian Land Claims
4	Settlement Act of 1987 (25 U.S.C. 1772e).
5	(i) Independent Scientific Review.—
6	(1) IN GENERAL.—The Secretary, the Secretary
7	of the Interior, and the State, in consultation with
8	the South Florida Ecosystem Restoration Task
9	Force, shall establish an independent scientific re-
10	view panel convened by a body, such as the National
11	Academy of Sciences, to review the Plan's progress
12	toward achieving the natural system restoration
13	goals of the Plan.
14	(2) Report.—The panel described in para-
15	graph (1) shall produce a biennial report to Con-
16	gress, the Secretary, the Secretary of the Interior,
17	and the State of Florida that includes an assessment
18	of ecological indicators and other measures of
19	progress in restoring the ecology of the natural sys-
20	tem, based on the Plan.
21	(j) Outreach and Assistance.—
22	(1) Small business concerns owned and
23	OPERATED BY SOCIALLY AND ECONOMICALLY DIS-
24	ADVANTAGED INDIVIDUALS.—In executing the Plan,
25	the Secretary shall ensure that small business con-

1	cerns owned and controlled by socially and economi-
2	cally disadvantaged individuals are provided oppor-
3	tunities to participate under section 15(g) of the
4	Small Business Act (15 U.S.C. 644(g)).
5	(2) Community outreach and education.—
6	(A) IN GENERAL.—The Secretary shall en-
7	sure that impacts on socially and economically
8	disadvantaged individuals, including individuals
9	with limited English proficiency, and commu-
10	nities are considered during implementation of
11	the Plan, and that such individuals have oppor-
12	tunities to review and comment on its imple-
13	mentation.
14	(B) Provision of opportunities.—The
15	Secretary shall ensure, to the maximum extent
16	practicable, that public outreach and edu-
17	cational opportunities are provided to the indi-
18	viduals of South Florida, including individuals
19	with limited English proficiency, and in par-
20	ticular for socially and economically disadvan-
21	taged communities.
22	(k) Report to Congress.—Beginning on October
23	1, 2005, and periodically thereafter until October 1, 2036,
24	the Secretary and the Secretary of the Interior, in con-
25	sultation with the Environmental Protection Agency, the

Department of Commerce, and the State of Florida, shall jointly submit to Congress a report on the implementation 3 of the Plan. Such reports shall be completed not less often 4 than every 5 years. Such reports shall include a description of planning, design, and construction work completed, the amount of funds expended during the period covered 6 by the report (including a detailed analysis of the funds 8 expended for adaptive assessment under subsection 9 (b)(2)(C)(xi)), and the work anticipated over the next 5-10 year period. In addition, each report shall include— 11 (1) the determination of each Secretary, and 12 the Administrator of the Environmental Protection 13 Agency, concerning the benefits to the natural sys-14 tem and the human environment achieved as of the 15 date of the report and whether the completed 16 projects of the Plan are being operated in a manner 17 that is consistent with the requirements of sub-18 section (h); and 19 (2) a review of the activities performed by the 20 Secretary under subsection (j) as they relate to so-21 cially and economically disadvantaged individuals 22 and individuals with limited English proficiency.